

EXHIBIT 7

SEP-21-2005 WED 12:58 PM CLOPPERT LAW

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P. 07

JUL. 8. 2003 4:58PM

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NO. 326 P. 1

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FAX COVER SHEET

July 8, 2003

Sender: Donald H. Haviland, Jr., Esquire
File: *In re AWP Litigation*

Our File No.: 200700

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Jack Fernandez, Esquire ZUCKERMAN, SPAEDER, LLP 101 E. Kennedy Blvd., Suite 1200 Tampa, FL 33602	Dr. Stanley Hopkins	813-221-1010	813-223-7961
Terry K. Snorman, Esquire 52 West Whittier Street Columbus, OH 43206	Dr. Robert Berkman	614-444-8800	614-445-9487
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Kathy (215-772-1398), Judy (215-772-2479), Deb (215-772-2483) or Jennifer (215-772-2482).

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P. 08

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NO. 326 P. 2

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July 8, 2003

VIA FACSIMILE

Michael Mustokoff, Esquire
DUANE MORRIS LLP
One Liberty Place, Suite 4200
Philadelphia, Pennsylvania 19103-7396

Re: *International Union of Operating Engineers, Local No 68 Welfare Fund*
v. AstraZeneca Pharmaceuticals, L.P., et al.; C.A. No. C-193-03

Dear Mike:

Per our telephone conversation this afternoon, and our discussion about the need for you and counsel for the other doctor-defendants to determine whether or not to consent to federal court jurisdiction in this case, the following is language we would propose to be put in a letter to the federal court and plaintiff's counsel indicating your lack of consent to federal jurisdiction:

"This should serve to confirm that my client, Dr. _____, does not consent to the jurisdiction of the federal court in this case pursuant to 28 U.S.C. § 1446. Instead, my client desires to have this case proceed in New Jersey state court, Monmouth County as originally filed."

The same letter should be faxed to the following, with a carbon copy to plaintiff's counsel:

William T. Walsh, Clerk
United States District Court
District of New Jersey
Martin Luther King Federal Bldg
and United States Courthouse
50 Walnut Street
Newark, NJ 07102
(973) 645-6659 Facsimile

In addition, in order to short change the process for resolving the plaintiff's motion for a temporary restraining order against Dr. Antoun, if you are inclined to do so, I would suggest you add additional language to the effect that Dr. Antoun either consents to or does not oppose the entry of

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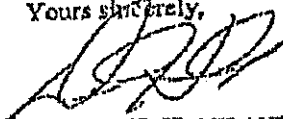
KLINE & SPECTER
A PROFESSIONAL CORPORATIONMichael Mustokoff, Esquire
DUANE MORRIS LLP
July 8, 2003
Page 2

a temporary restraining order against him. If you would like to add additional language to the effect that Dr. Antoni consents to the same because he has been complying with the law since the time of his criminal prosecution, or other favorable language, I would have no objection to the additional language for the benefit of your client.

As we discussed, we need a letter indicating your intention with respect to the federal removal by tomorrow morning in order to have it available at the conference with the federal court on our emergency Motion for Remand. We would ask the same expedited consideration from both Jack Fernandez and Terry Sherman on behalf of their respective clients.

Please feel free to give me a call if you have any questions concerning the foregoing. Otherwise, I look forward to hearing from you on these issues.

Yours sincerely,



DONALD E. HAVILAND, JR.

DHH/jn

cc: Jack Fernandez, Esquire (via facsimile)
Terry Sherman, Esquire (via facsimile)
John R. Keefe, Jr., Esquire (via facsimile)

CONFIDENTIAL - (703700)LA-117 - NJ (200701)Kline & Specter, P.C. (a) (b) (7) (c) (d) (e) (f) (g) (h) (i) (j) (k) (l) (m) (n) (o) (p) (q) (r) (s) (t) (u) (v) (w) (x) (y) (z)

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July 8, 2003

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DUANE MORRIS LLP
One Liberty Place, Suite 4200
Philadelphia, Pennsylvania 19103-7396

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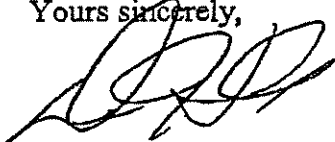
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July 8, 2003
Page 2

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John B. Keefe, Jr., Esquire (via facsimile)

G:\DEH\AWP GENERAL - (200700)\AWP - NJ (200701)\Letters\Mustokoff, Michael 003 (re language to be put in court letter).wpd

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